	Case 2:10-cr-00455-GMN-LRL Document 6	4 Filed 02/17/12 Page 1 of 5	
1 2 3 4 5 6 7 8	RENE L. VALLADARES Federal Public Defender State Bar No. 11479 RAQUEL LAZO Assistant Federal Public Defender 411 E. Bonneville Avenue, Ste. 250 Las Vegas, Nevada 89101 (702) 388-6577 (Fax) 388-6261 Attorney for ISAIAH OUTLAW	DISTRICT COURT	
9	DISTRICT OF NEVADA		
10			
11	UNITED STATES OF AMERICA,	2:10-cr-00455-PMP-LRL	
12	Plaintiff,	MOTION AND ORDER TO EXTEND	
13	vs.	MARCH 4, 2012 SELF SURRENDER DATE	
14	ISAIAH OUTLAW,		
15	Defendant.		
16			
17	ŕ	SAIAH OUTLAW, by and through his counsel,	
18	Raquel Lazo, Assistant Federal Public Defender,		
19	2012 self surrender date of sixty (60) days. The		
20	Authority and all pleadings and papers previously filed herein.		
21	DATED this 14 th day of February,		
22		RENE L. VALLADARES Federal Public Defender	
23		/s/ Raquel Lazo	
24		RAQUEL LAZO	
25		Assistant Federal Public Defender	
26			
27			
28			

2.1

POINTS AND AUTHORITIES

On November 28, 2011, Mr. Outlaw filed a Motion to extend January 4, 2012 Self Surrender Date (#61). This court granted the motion and extended his self-surrender date to March 4, 2012. See Order (#62).

At the time the Motion (#61) was requested, undersigned counsel had learned that Mr. Outlaw had been designated to FMC Butner in North Carolina. Undersigned counsel had also sent Mr. Outlaw's medical records to the Office of Medical Designation and Transportation (OMDT) on October 25, 2011.

On February 10, 2012, in light of Mr. Outlaw's subsequent surgeries and treatment since his designation, undersigned counsel contacted a BOP representative in an effort to supplement Mr. Outlaw's medical records from October 21, 2011 to the present. Undersigned counsel learned that apparently OMDT had never received any of the records undersigned had previously sent. The only record they appear to have received was a dated letter of prognosis dated July 12, 2011. This was a letter from the UMC physician who evaluated Mr. Outlaw after his first surgery while Mr. Outlaw was still in Marshal custody. *See* Defendant's 2255 Motion (#51) at Exhibit F.

On February 13, 2012, undersigned sent a supplemental letter to OMDT enclosing the original letter dated October 25, 2011 and a CD containing all of Mr. Outlaw's medical records from five (5) of his medical providers. *See* Supplemental OMDT Letter (attached hereto as "Exhibit A"). The CD included both the first set of medical records mailed on October 25, 2011, and Mr. Outlaw's most recent medical records from the period of October 2011 to early January 2012, from City of Hope National Medical Center. Also included on the supplemental CD was an updated medical timeline. On February 14, 2012, as instructed by a BOP representative, this letter was also sent to Dr. James Felton at FCI Englewood.

Undersigned believes that although Mr. Outlaw's designation has been made, it is critical that the BOP have received and reviewed all of Mr. Outlaw's medical records prior to his self-surrender to the facility. A continued self-surrender date will ensure that the BOP can, in fact, proved the necessary treatment and care he requires. This is particularly so in light of Mr. Outlaw's unfortunate diagnosis of two grade IV brain tumors. *See* Surgical Pathology Report dated November

	Casse 2:100-cm-0004555-P3WPN-LRL Document 64 Filed 022/1174/112 Pagge 3 off 5		
1	8, 2011 (attached hereto as "Exhibit B"). After a set back with surgery, in early December 2011, Mr.		
2	Outlaw finally began receiving chemoradiation (whole brain radiation plus partial spinal) in addition		
3	to chemotherapy twice daily.		
4	Mr. Outlaw continues compliant with all Pretrial Services conditions. He is		
5	essentially confined to his home at this time while receiving treatment.		
6	CONCLUSION		
7	Defendant hereby requests the court to extend his self surrender date from March 4,		
8	2012 to a date in the future, but no earlier then sixty (60) days.		
9	DATED this 14 th day of February, 2012.		
10	Respectfully submitted,		
11	RENE L. VALLADARES Federal Public Defender		
12	/s/ Raquel Lazo		
13	By		
14	Assistant Federal Public Defender Counsel for Isaiah Outlaw		
15			
16			
17			
18			
19			
20			
21			
22			
23			
24			
25			
26			
2728			
28			
	3		

	Case 2:10-cr-00455-GMN-LRL Document 6	54 Filed 02/17/12 Page 4 of 5	
1 2 3 4 5 6	Federal Public Defender State Bar No. 11479 RAQUEL LAZO Assistant Federal Public Defender 411 E. Bonneville Avenue, Ste. 250 Las Vegas, Nevada 89101 (702) 388-6577 (Fax) 388-6261 Attorney for ISAIAH OUTLAW		
7	UNITED STATES DISTRICT COURT		
8	DISTRICT OF NEVADA		
9			
10	UNITED STATES OF AMERICA,	2:10-cr-00455-PMP-LRL	
11	Plaintiff,	ORDER ON MOTION TO EXTEND	
12	vs.	MARCH 4, 2012 SELF SURRENDER DATE	
13	ISAIAH OUTLAW,	<u> DATE</u>	
14	Defendant.		
15	<u> </u>	₫	
16	IT IS HERERY OR DERED that De	befendant, ISAIAH OUTLAW's self surrender date	
17 18	of March 4, 2012, be extended to _May 3, 2012		
19	-		
20			
21			
22			
23	Phy m. On		
24	<u></u>		
25			
26			
27			
28			
		4	

1	CERTIFICATE OF ELECTRONIC SERVICE		
2	The undersigned hereby certifies that she is an employee of the Law Offices of the		
3	Federal Public Defender for the District of Nevada and is a person of such age and discretion as to		
4	be competent to serve papers.		
5	That on February 14, 2012, she served an electronic copy of the above and foregoing		
6	MOTION AND ORDER TO EXTEND MARCH 4, 2012 SELF SURREND DATE, by		
7	electronic service (ECF) to the person named below:		
8	DANIEL BOGDEN		
9	United States Attorney NICHOLAS D. DICKINSON Assistant Untied States Attorney 333 Las Vegas Blvd. So., 5 th Floor Las Vegas, Nevada 89101		
10			
11			
12			
13	/s/ Karen Brokaw		
14	Employee of the Federal Public Defender		
15			
16			
17			
18			
19			
20			
21			
22			
23			
24			
25			
26			
27			
28			
	-		

Casse 2:110-cr-0004555-P3WPV-LRL Document 63 Filled 002/1171/112 Pagge 5 off 5